Russell W. Roten (SBN 170571) Catalina J. Sugayan 1 Jeff D. Kahane (SBN 223329) Michael Norton (pro hac vice) Nathan Reinhardt (SBN 311623) Yongli Yang (pro hac vice) 2 Timothy W. Evanston (SBN 319342) Clyde & Co US LLP 3 Skarzynski Marick & Black LLP 30 S. Wacker Drive, Suite 2600 633 West Fifth Street, 26th Floor Chicago, IL 60606 Los Angeles, CA 90071 Telephone: (312) 635-7000 4 Telephone: (213) 721-0650 Catalina.Sugayan@clydeco.us rroten@skarzysnki.com Michael.Norton@clydeco.us 5 jkahane@skarzynski.com Yongli. Yaang@clydeco.us tevanston@skarzynski.com 6 Counsel for Certain Underwriters at Lloyd's, 7 London and Certain London Market 8 **Companies** 9 10 UNITED STATES BANKRUPTCY COURT 11 NORTHERN DISTRICT OF CALIFORNIA 12 SAN FRANCISCO DIVISION 13 Case No.: 23-30564 In re: 14 THE ROMAN CATHOLIC Chapter 11 15 ARCHBISHOP OF SAN FRANCISCO, **NOTICE OF APPEAL AND** 16 STATEMENT OF ELECTION Debtor and Debtor in Possession. (PROTECTIVE SUPPLEMENT TO 17 PREVIOUS NOTICE OF APPEAL) 18 19 PRELIMINARY STATEMENT On September 16, 2025, Certain Underwriters at Lloyd's, London and Certain London Market 20 Companies ("LMI")¹ filed a Notice of Appeal and Statement of Election [Docket No. 1344] ("Notice 21 of Appeal") from the Bankruptcy Court's Docket Text Order entered on September 2, 2025 (attached 22 23 ¹ London Market Insurers are Certain Underwriters at Lloyd's, London; Catalina Worthing Insurance 24 Ltd f/k/a HFPI (as Part VII transferee of Excess Insurance Co. Ltd.); the Ocean Marine Insurance 25 Company Limited (as Part VII transferee of the World Auxiliary Insurance Corporation Limited); River Thames Insurance Company Limited; Dominion Insurance Company Limited; Companhia de 26 Seguros Fidelidade-Mundial f/k/a Fidelidade Insurance Company of Lisbon; and R&Q Gamma Company Limited (as Part VII transferee of Anglo French Ltd.). 27 28

ase: 23-30564 Doc# 1371 Filed: 09/30/425 o⊨ntered: 09/30/25 15:50:30 Page 1 of

as Exhibit A to the Notice of Appeal). The Docket Text Order provided, *inter alia*, that the "Debtor should serve and upload an appropriate order GRANTING the motion for the reasons stated in it and in this docket text order." On September 17, 2025, the Bankruptcy Court entered its Order Granting Debtor's Motion to Approve Compromise and Stipulation Modifying the Automatic Stay [Docket No. 1346] ("September 17 Order") which granted the relief "as set forth in the [Debtor's] Motion and the Court's Docket Text Order dated September 2, 2025." *See* Docket No. 1346 at 2:15-16.

Out of an abundance of caution, LMI now file this Notice of Appeal from the September 17 Order even though it appears that LMI's Notice of Appeal filed on September 16, 2025, is sufficient to appeal from the September 17 Order. *See* Bankruptcy Rule 8002(a)(2) ("A notice of appeal filed after the bankruptcy court announces a decision or order—but before entry of the judgment, order, or decree—is treated as filed on the date of and after the entry").

Part 1: Identify the appellant(s)

- Name(s) of appellant(s): <u>Certain Underwriters at Lloyd's, London and Certain London Market</u> <u>Companies</u>
- 2. Position of appellant(s) in the adversary proceeding or bankruptcy case that is subject of this appeal:

| For appeals in an adversary proceeding | For appeals in a bankruptcy case |
|--|--------------------------------------|
| ☐ Plaintiff | ☐ Debtor |
| ☐ Defendant | ☐ Creditor |
| ☐ Other (describe) | ☐ Trustee |
| | ⊠ Other (describe) Party In Interest |

Part 2: Identify the subject of this appeal

Describe the judgment – or the appealable order or decree – from which the appeal is taken:
 Order Granting Debtor's Motion to Approve Compromise and Stipulation Modifying the
 Automatic Stay [Docket No. 1346], attached as Exhibit A hereto, formally granting the
 Debtor's Motion to Approve Compromise and Stipulation Modifying the Automatic Stay, as

| | 11 | |
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| 1 | previously announced in | the Bankruptcy Court's Docket Text Order entered on September 2, |
| 2 | 2025 (attached as Exhib | it A to the Notice of Appeal at Docket No. 1344). |
| 3 | 2. State the date in which | the judgment – or the appealable order or decree – was entered: |
| 4 | September 17, 2025 | |
| | <u> </u> | |
| 5 | | |
| 6 | Part 3: Identify the other par | ties to the appeal ² |
| 7 | List the names of all parties to t | he judgment – or appealable order or decree—from which the appeal |
| 8 | is taken and the names, address | , and telephone numbers of their attorneys (attach additional pages if |
| 9 | necessary): | |
| 10 | 1. Party/Attorney: | The Roman Catholic Archbishop of San Francisco Felderstein Fitzgerald Willoughby Pascuzzi & Rios LLP |
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| | | Blank Rome, LLP Barron Weinstein, barron.weinstein@blankrome.com |
| 24 | | Darron weinstein, Darron. weinstein@Diankronie.com |
| 25 | ² Listed herein as parties to the signed the Stipulation By and A | appeal are certain abuse claimants. While counsel for these claimants mong the Roman Catholic Archbishop of San Francisco, the Official |
| 26 | | tors, and the Survivor Defendants (Docket Nos. 1285, 1221), contact |

² Listed herein as parties to the appeal are certain abuse claimants. While counsel for these claimants signed the Stipulation By and Among the Roman Catholic Archbishop of San Francisco, the Official Committee of Unsecured Creditors, and the Survivor Defendants (Docket Nos. 1285, 1331), contact information (email, office address, etc.) was not listed in the signature blocks for counsel. The addresses listed herein for counsel were found through online searches and are the product of the good faith effort of LMI to find accurate contact information.

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| 2029 Century Park East Los Angeles, CA 90067 (424) 239-3696 The Official Committee of Unsecured Creditors | |
|--|-----------------|
| | |
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8 Case: 23-30564 Doc# 1371 Filed: 09/30/48 OF AMPRICAL 09/30/25 15:50:30 Page 4 of 48

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| 9 | | John Doe SF 1218, Jane Doe SF 2017, John Doe SF 1510, John |
| 10 | 12. Party/Attorney: | Doe SF 2028, John Doe SF 1426, John Doe MR 1236, Jane Doe |
| 11 | | SF 1260, and Jane Doe SF 1053 Jeff Anderson & Associates |
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| 9 | | San Diego, CA 9 (800) 477-2989 | | |
| 10 | | (800) 477-2383 | | |
| 11 | Part 4: Optional election to | have appeal hear | d by Distric | t Court (applicable only to certain |
| 12 | <u>districts)</u> | | | |
| 13 | If a Bankruptcy Appellate Pane | l is available in thi | is judicial dis | trict, the Bankruptcy Appellate Panel |
| 14 | will hear this appeal unless, pur | suant to 28 U.S.C. | § 158(c)(1) a | a party elects to have the appeal heard |
| 15 | by the United States District Co | ourt, check below. | Do not chec | ck the box if the appellant wishes the |
| 16 | Bankruptcy Appellate Panel to | hear the appeal. | | |
| 17 | | have the appeal he | eard by the U | nited States District Court rather than |
| 18 | by the Bankruptcy Appe | ellate Panel | | |
| 19 | Part 5: Sign Below | | | |
| 20 | Dated: September 30, 20 | 025 | Respectfull | y submitted, |
| 21 | | | - | ^c D. Kahane |
| 22 | | | Russell W. Jeff D. Kah | |
| 23 | | | Nathan Rei Timothy W | |
| 24 | | | Skarzynski | Marick & Black LLP Fifth Street, 26th Floor |
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| 2 | -and- |
| 3 | By: /s/ Catalina J. Sugayan |
| 4 | Catalina J. Sugayan Michael Norton (<i>pro hac vice</i>) |
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| 11 | Lloyd's, London and Certain London Market Companies |
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Exhibit A

Entered on Docket
September 17, 2025
EDWARD J. EMMONS, CLERK
U.S. BANKRUPTCY COURT
NORTHERN DISTRICT OF CALIFORNIA

SELECT DE CALLED

Paul J. Pascuzzi, State Bar No. 148810 Signed and Filed: September 17, 2025 Jason E. Rios, State Bar No. 190086 Thomas R. Phinney, State Bar No. 159435 Mikayla E. Kutsuris, State Bar No. 339777 levis Montal. FELDERSTEIN FITZGERALD WILLOUGHBY PASCUZZI & RIOS L 500 Capitol Mall, Suite 2250 Sacramento, CA 95814 **DENNIS MONTALI** Telephone: (916) 329-7400 U.S. Bankruptcy Judge Facsimile: (916) 329-7435 Email: ppascuzzi@ffwplaw.com 6 jrios@ffwplaw.com 7 tphinney@ffwplaw.com mkutsuris@ffwplaw.com 8 Ori Katz, State Bar No. 209561 Alan H. Martin, State Bar No. 132301 SHEPPARD, MULLIN, RICHTER & HAMPTON LLP 10 A Limited Liability Partnership **Including Professional Corporations** 11 Four Embarcadero Center, 17th Floor San Francisco, California 94111-4109 12 (415) 434-9100 Telephone: Facsimile: (415) 434-3947 13 Email: okatz@sheppardmullin.com amartin@sheppardmullin.com 14 Attorneys for The Roman Catholic Archbishop of 15 San Francisco 16 UNITED STATES BANKRUPTCY COURT 17 NORTHERN DISTRICT OF CALIFORNIA 18 SAN FRANCISCO DIVISION 19 Case No. 23-30564 20 In re THE ROMAN CATHOLIC ARCHBISHOP 21 Chapter 11 OF SAN FRANCISCO, 22 **ORDER GRANTING DEBTOR'S MOTION** Debtor and TO APPROVE COMPROMISE AND Debtor in Possession. 23 STIPULATION MODIFYING THE AUTOMATIC STAY 24 Date: September 4, 2025 25 Time: 1:30 p.m. Location: via Zoom 26 Judge: Hon. Dennis Montali 27 28

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Upon consideration of the motion of the Roman Catholic Archbishop of San Francisco (the "Debtor") (the "Motion") for entry of an order: (1) approving the Stipulation by and Among the Roman Catholic Archbishop of San Francisco, the Official Committee of Unsecured Creditors, and the Survivor Defendants (the "Stipulation") attached hereto as Exhibit 1, all as further described in the Motion; (2) approving the Motion and authorizing the Debtor to take all actions necessary to effectuate the Stipulation; (3) waiving the 14-day stay period imposed by Federal Rule of Bankruptcy Procedure (the "Bankruptcy Rules") Rule 4001(a)(4); and the Court having found that the Court has jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334; venue is proper in this district pursuant to 28 U.S.C. §§ 1408 and 1409; this is a core proceeding pursuant to 28 U.S.C. § 157(b); and the Court having authority pursuant to 11 U.S.C. § 362(d) to order relief from the automatic stay as proposed under the terms in the Stipulation; and due and proper notice of the Motion having been provided under the circumstances and in accordance with the Federal Rules of Bankruptcy Procedure and the Local Rules, and it appearing that no other or further notice need be provided; and the Court having determined that the legal and factual bases set forth in the Motion establish just cause for the relief granted herein as set forth in the Motion and the Court's Docket Text Order dated September 2, 2025; and it appearing that the relief requested in the Motion is in the best interests of the Debtor, its estate, creditors, and all parties in interest; and upon all of the proceedings had before the Court and after due deliberation thereon and sufficient cause appearing therefor;

IT IS HEREBY ORDERED THAT:

- 1. The Motion is hereby GRANTED.
- 2. The Stipulation attached to this Order as *Exhibit 1* is hereby approved pursuant to Bankruptcy Rules 9019, 2002, and 4001.
- 3. Subject to the terms and conditions set forth in the Stipulation and to the extent required to implement the Stipulation, the stay imposed under 11 U.S.C. § 362(a) is hereby modified.
- 4. Except for the limited purpose of modifying the automatic stay as set forth in the Stipulation, the automatic stay shall otherwise remain in full force and effect.
 - 5. This Order is effective immediately, the fourteen (14) day stay provision of

Case: 23-30564 Doc# 1346 Filed: 09/17/25 Entered: 09/17/25 11:35:30 RDE PRE (12/10/17/25 APPROVE COMPROMISE & STIPULATION

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Bankruptcy Rule 4001(a)(4) shall not be applicable. The Debtor is authorized to take all actions necessary to effectuate the relief granted in this Order, in accordance with the Motion and the Stipulation. The Court shall retain jurisdiction over any and all matters arising from the interpretation or implementation of this Order. **END OF ORDER** Entered: 09/17/25 11:35:30 RDEIPS (1975) APPROVE COMPROMISE & STIPULATION Case: 23-30564 Filed: 09/17/25 Doc# 1346

Case: 23-30564 Doc# 1371 Filed: 09/30/25 Entered: 09/30/25 15:50:30 Page 14

| 1 | | | E | xhibit 1 | | |
|----------|-------------|-----------|-----------------------|-------------------|-----------------|---|
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| Case | : 23-30564 | Doc# 1346 | Filed: 09/17/25 37 | Entered: 09/17/25 | 11:35:30 RDE PA | MATION TO APPROVE MISE & STIPULATION |
| Cas | e: 23-30564 | Doc# 137 | L Filed: 09/30/2 | 25 Entered: 09/30 | /25 15:50:30 | Page 15 |

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| 8 | Including Professional Corporations Ori Katz, State Bar No. 209561 | Amanda L. Cottrell, State Bar No. 360215 | | |
| 9 | Alan H. Martin, State Bar No. 132301 Jeannie Kim, State Bar No. 270713 | 2200 Ross Avenue, 20 th Floor Dallas, TX 75201 | | |
| 10 | Four Embarcadero Center, 17 th Floor | Telephone: (469) 391-7400 | | |
| 11 | San Francisco, California 94111-4109 Telephone: (415) 434-9100 | Facsimile: (469) 391-7401 Email: acottrell@sheppardmullin.com | | |
| 12 | Facsimile: (415) 434-3947 Email: okatz@sheppardmullin.com | | | |
| 13 | amartin@sheppardmullin.com | m | | |
| 14 | Attorneys for The Roman Catholic Archbishop of San Francisco | | | |
| 15 | UNITED STATES BANKRUPTCY COURT | | | |
| 16 | NORTHERN DISTRICT OF CALIFORNIA | | | |
| 17 | SAN FRA | NCISCO DIVISION | | |
| 18 | In re | Case No. 23-30564 | | |
| 19 | The Roman Catholic Archbishop of San Francisco, | Chapter 11 | | |
| 20 | Debtor and | Adv No. 25-03019 | | |
| 21 | Debtor in Possession. | STIPULATION BY AND AMONG THE ROMAN CATHOLIC | | |
| 22 | | ARCHBISHOP OF SAN FRANCISCO, THE OFFICIAL | | |
| 23 | | COMMITTEE OF UNSECURED CREDITORS, AND THE SURVIVOR | | |
| 24 | | DEFENDANTS | | |
| 25 | The Roman Catholic Archbishop of San Francisco, | Judge: Hon. Dennis Montali Date: July 17, 2025 | | |
| 26 | Plaintiff, | Time: 1:30 p.m. | | |
| 27 | , in the second of the second | Place: Zoom.Gov | | |
| 28 | V. | | | |
| Case | :4 23-30584 105 066 # 1346 Filed: 09/17/2 | | | |

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John DB Roe SF, John Doe H.M, C.M., John Doe SF 1218, Jane Doe SF 2017, John Roe 521, John Roe 663, John Doe 664, LL John Doe WC, John Doe SF 2028, John Doe SF 1510, John Doe, John Roe 644, Jane Roe, G.J., M.R.H., John Doe SF 1426, John Doe L.M., John Roe 457, John Doe A.D.R., John Doe A.L.R., John Roe 417, John Roe 499, G.W., Joseph Doe OAK 475, John Doe MR 1236, Jane Doe 7, John PV Roe 554, John Doe F.O., John Doe CLG03522, John Doe SF 1913, Jane Doe SF 1260, John Doe SF 1026, John Doe SF 1196, Jane Doe SF 1200, John Doe SF 1201, Jane Doe SF 1233, Joseph Doe SF 601, and Jane Doe 9

Defendants,

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The Roman Catholic Archbishop of San Francisco (the "Debtor"), the Official Committee of Unsecured Creditors (the "Committee"), each of the defendants in the above-captioned adversary proceeding that have not previously agreed to stay their cases (the "Survivor Defendants"), and the plaintiffs in the Released State Court Actions (defined below) (the "Plaintiffs"; collectively the Debtor, the Committee, the Survivor Defendants, and the Plaintiffs are the "Parties" and each is a "Party"), stipulate and agree as follows:

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RECITALS

18 19

A. The Debtor filed a voluntary petition with this Court under chapter 11 of the Bankruptcy Code on August 21, 2023 (the "Petition Date"), which chapter 11 case No. 23-30564

20

(the "Bankruptcy Case") is pending before the Bankruptcy Court for the Northern District of

21

California (the "Bankruptcy Court").

22

The Office of the United States Trustee appointed the Committee on September 1, В.

23

2023, pursuant to 11 U.S.C. § 1102.

24

In October 2019, Governor Gavin Newsom signed AB 218, known as the California

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Child Victims Act (the "CVA"), which expanded legal protections for survivors of child sexual

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abuse ("Survivors"). The CVA went into effect on January 1, 2020, opening a three-year "revival

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window" during which any Survivor could file civil claims regardless of when the abuse occurred.

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24 Affiliate State Court Actions namin 25 Court [Adv. Pro. ECF Nos. 17, 19].

K. On June 20, 2025, the Debtor filed a *Reply* to the Injunction Motion [Adv. Pro. ECF

27 || No. 18].

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e: 23-30564 Doc# 1371 Filed: 09/30/25

L. On June 24, 2025, the Debtor and the Committee agreed to continue the court hearing on the Injunction Motion from June 26, 2025 until July 17, 2025 at 1:30 p.m. **STIPULATION** 1. The above recitals are incorporated by reference. 2. Subject to Paragraph 3, the Parties agree to a stipulated injunction pursuant to 11 U.S.C. § 105(a), enjoining prosecution of the Affiliate State Court Actions, including against the Non-Debtor Affiliates named therein (the "Stipulated Stay Injunction"). 3. Attached as *Exhibit C* is a list identifying 5 state court actions (the "Released State Court Actions") to be released from the Stipulated Stay Injunction that shall proceed to trial, subject to the following terms: The Plaintiffs may prosecute, and any court where the action is pending may proceed with all necessary actions to adjudicate, the Released State Court Actions through final judgment, including against the Debtor and all non-Debtor defendants. The Debtor is authorized to pay reasonable defense fees and costs in the b. Released State Court Actions that are not paid by an insurer, notwithstanding any prior order of the Court. c. Entry of a judgment against any defendant in the Released State Court Actions shall not create a lien against any non-insurance asset of the Debtor or any Non-Debtor Affiliate. Nothing in this Stipulation should be construed to prevent a lien from attaching to the Debtor's and/or any Non-Debtor Affiliate's insurance policies or the proceeds of such policies, or the assets of any defendant that is not the Debtor or a Non-Debtor Affiliate or the enforcement of such lien. No Plaintiff may create or take any action to effectuate the creation or d. imposition of any lien against any non-insurance asset(s) of the Debtor or any Non-Debtor Affiliate. Further, no Survivor may collect, levy, execute, or otherwise enforce any judgment against any noninsurance asset(s) of the Debtor or any Non-Debtor Affiliate.

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Filed: 09/17/25

Case:

23-30564 Doc# 1346

| 1 2 3 4 5 | | By /s/ Brittany M Michael James I. Stang Brittany M. Michael Gail S. Greenwood Counsel for the Official Committee of Unsecured Creditors |
|-----------------------|----------------------------|--|
| 6 7 8 | Dated: July 25, 2025 | By Campbell, Esq. Counsel for John Doe L.M. and John Doe W.C.D. |
| 9 | D . 1 . 1 . 2025 | |
| 11 | Dated: July, 2025 | KBM LAW |
| 12 | | By Karen Barth Menzies, Esq. |
| 13 | | Counsel for John Doe H.M. |
| 14 | D . 1 . 1 . 2025 | |
| 15 | Dated: July, 2025 | DONAHOO & ASSOCIATES, PC By |
| 16 | | Richard E. Donahoo, Esq. Counsel for C.M., G.J., and M.R.H. |
| 17 | Data de July 2025 | HEDMAN I ANY |
| 18 | Dated: July, 2025 | HERMAN LAW |
| 19 | | By Justin Felton, Esq. |
| 20 | | Counsel for G.W. |
| 21 | Dated: July , 2025 | JEFF ANDERSON & ASSOCIATES |
| 22 | Dated. July, 2023 | |
| 23 | | By Jennifer Stein, Esq. |
| 24 | | Counsel for John Doe SF 1218, Jane Doe SF 2017, John Doe SF 1510, John Doe SF 2028, John Doe SF |
| 25 | | 1426, John Doe MR 1236, Jane Doe SF 1260, and Jane Doe SF 1053 |
| 26 | | June Doe SI 1055 |
| 27 | | |
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| 1 | | |
|-------|----------------------------|---|
| 2 | | By <u>/s/ Brittany M Michael</u> James I. Stang |
| 3 | | Brittany M. Michael Gail S. Greenwood |
| 4 | | Counsel for the Official Committee of Unsecured Creditors |
| 5 | | Onsecurea Creations |
| 6 | | |
| 7 | Dated: July, 2025 | BOUCHER LLP |
| 8 | | By Kelsey Campbell, Esq. |
| 9 | | Counsel for John Doe L.M. and John Doe W.C.D. |
| 10 | Dated: July, 2025 | KBM LAW |
| 11 | | By |
| 12 | | Karen Barth Menzies, Esq. Counsel for John Doe H.M. |
| 13 | 1 | Counsel for soun Doe 11.141. |
| 14 | Dated: July_, 2025 | DONAHOO & ASSOCIATES, PC |
| 15 | | Richard E. Donahoo, Esq. |
| 16 | | Counsel for C.M., G.J., and M.R.H. |
| 17 | Dated: July, 2025 | TYPETA A A NI T A XXI |
| 18 | Dated. July, 2023 | HERMAN LAW |
| 19 | | By Justin Felton, Esq. |
| 20 | | Counsel for G.W. |
| 21 | Dated: July, 2025 | JEFF ANDERSON & ASSOCIATES |
| 22 | | Ву |
| 23 | | Jennifer Stein, Esq. Counsel for John Doe SF 1218, Jane Doe SF 2017, |
| 24 | | John Doe SF 1510, John Doe SF 2028, John Doe SF |
| 25 | | 1426, John Doe MR 1236, Jane Doe SF 1260, and Jane Doe SF 1053 |
| 26 | | |
| 27 | | |
| 28 | | |
| | 4923-6870-5876.1 05068,002 | 6 Stipulation |
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| 1 | 1 By /s/ Brittany | M Michael |
|-----|--|--|
| 2 | James I. Sta Brittany M. | ang |
| 3 | Gail S. Gre | enwood |
| 4 | 4 Counsel for Unsecured | the Official Committee of Creditors |
| 5 | 5 | |
| 6 | 6 Dated: July, 2025 BOUCHER L. | LP |
| 7 | 7 | |
| 8 | 8 Kelsey Can | npbell, Esq. |
| 9 | 9 Counsel for | John Doe L.M. and John Doe W.C.D. |
| 10 | Dated: July, 2025 KBM LAW | |
| 11 | By | |
| 12 | ~= | n Menzies, Esq. S John Doe H.M. |
| 13 | 13 | |
| 14 | Dated. July, 2023 | a ASSOCIATES, PC |
| 15 | ByRichard E.1 | Donahoo, Esq. |
| 16 | Counsel for | · C.M., G.J., and M.R.H. |
| 17 | 17 Dated: July 29, 2025 HERMAN LA | \mathbf{W} |
| 18 | 18 By By | ~ · · · · · · · · · · · · · · · · · · · |
| 19 | Justin/Felto | n, Esq. |
| 20 | 20 Counsel for | · G. W. |
| 21 | 21 Dated: July , 2025 JEFF ANDER | SON & ASSOCIATES |
| 22 | · - | |
| 23 | Jennifer Ste | |
| 24 | John Doe S | John Doe SF 1218, Jane Doe SF 2017, F 1510, John Doe SF 2028, John Doe SF |
| 25 | 25 1426, John Jane Doe S | Doe MR 1236, Jane Doe SF 1260, and F 1053 |
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| Coo | 4923-6870-5876.1 05068.002 6 | d: 09/17/25 11:35:30 Page 12 ^{STIPULATION} |
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| 1 2 3 4 5 | | Jennifer Stein, Esq. Counsel for John Doe SF 1218, Jane Doe SF 2017, John Doe SF 1510, John Doe SF 2028, John Doe SF 1426, John Doe MR 1236, Jane Doe SF 1260, and Jane Doe SF 1053 |
|-----------------------|------------------------------|---|
| 6 | | |
| 7 | Dated: July 12, 2025 | JOSEPH C. GEORGE, JR. LAW |
| 8 | | Joseph George, Jr., Esq. Counsel for Joseph Doe OAK 475 |
| 9 | | Counsel for Joseph Doe OAR 4/3 |
| 10 | | THE PROPERTY OF A COOCHAPTER |
| 11 | Dated: July, 2025 | KETTERER, BROWNE & ASSOCIATES By |
| 12 | | Andy LeClair, Esq. Counsel for John Doe A.L.R. and A.D.R. |
| 13 | | Counselfor voim 2 et 2222 |
| 14 | Dated: July, 2025 | LIAKOS LAW, APC By |
| 15 | | Jennifer Liakos, Esq. |
| 16 | | Counsel for LL John Doe WC |
| 17 | Dated: July 22 , 2025 | MANLY, STEWART, & FINALDI |
| 18 | | Vince Finaldi |
| 19 | | Counsel for John SF-26 Doe |
| 20 | Dated: July, 2025 | REICH & BINSTOCK, LLP |
| 21 | | By |
| 22 | | Counsel for John PV Roe 554 |
| 23 | D-4-4, Iul- 2025 | RIBERA LAW FIRM |
| 24 | Dated: July, 2025 | By |
| 25 | | Sandra Ribera Speed, Esq. Counsel for John Doe |
| 26 | | |
| 27 | Dated: July, 2025 | SLATER SLATER SCHULMAN LLP By |
| 28 | 4923-6870-5876.1 05068.002 | 7 STIPULATION |
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| 1 | Dated: July, 2025 | JOSEPH C. GEORGE, JR. LAW |
|-------|------------------------------|--|
| 2 | | By |
| 3 | | Joseph George, Jr., Esq. Counsel for Joseph Doe OAK 475 |
| 4 | | |
| 5 | Dated: July <u>29</u> , 2025 | KETTERER, BROWNE & ASSOCIATES |
| 6 | | Andy Leclair, Esq. |
| 7 | | Counsel for John Doe A.L.R. and A.D.R. |
| 8 | Dated: July, 2025 | LIAKOS LAW, APC |
| 9 | | By |
| 10 | | Jennifer Liakos, Esq. Counsel for LL John Doe WC |
| 11 | Dated: July, 2025 | MANLY, STEWART, & FINALDI |
| 12 | | By |
| 13 | | Vince Finaldi Counsel for John SF-26 Doe |
| 14 | Dated: July, 2025 | REICH & BINSTOCK, LLP |
| 15 | Buted: vary, 2023 | By |
| 16 | | |
| 17 | | Counsel for John PV Roe 554 |
| 18 | Dated: July, 2025 | RIBERA LAW FIRM |
| 19 | | By Sandra Ribera Speed, Esq. |
| 20 | | Counsel for John Doe |
| 21 | Dated: July, 2025 | SLATER SLATER SCHULMAN LLP |
| 22 | | By |
| 23 | | Counsel for John Roe 521, John Roe 644, John Roe |
| 24 | | 457, John Roe 417, John Roe 499, John Roe 663, John Roe 664, Jane Roe |
| 25 | | Contradiction Contradiction (Contradiction Contradiction Contradiction) |
| 26 | Dated: July, 2025 | THOMPSON LAW OFFICE, PC |
| 27 | | By |
| 28 | | Robert Thompson, Esq. Counsel for John Doe A.D.R. and A.L.R. |
| | 4923-6870-5876.1 05068.002 | 7 STIPULATION |
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| | U | of 37 |

| 1 | Dated: July, 2025 | JOSEPH C. GEORGE, JR. LAW |
|-----|----------------------------|--|
| 2 | | By |
| 3 | | Joseph George, Jr., Esq. Counsel for Joseph Doe OAK 475 |
| 4 | | |
| 5 | Dated: July, 2025 | KETTERER, BROWNE & ASSOCIATES |
| 6 | | By |
| 7 | | Andy LeClair, Esq. Counsel for John Doe A.L.R. and A.D.R. |
| 8 | Dated: July 29, 2025 | LIAKOS LAW, APC |
| 9 | | By traying D. V. |
| 10 | | Jennifer Liakos, Esq. Counsel for LL John Doe WC |
| 11 | Dated: July, 2025 | MANLY, STEWART, & FINALDI |
| 12 | | By |
| 13 | | Vince Finaldi Counsel for John SF-26 Doe |
| 14 | Dated: July, 2025 | REICH & BINSTOCK, LLP |
| 15 | | By |
| 16 | | Counsel for John PV Roe 554 |
| 17 | | |
| 18 | Dated: July, 2025 | RIBERA LAW FIRM |
| 19 | | By Sandra Ribera Speed, Esq. |
| 20 | | Counsel for John Doe |
| 21 | Dated: July, 2025 | SLATER SLATER SCHULMAN LLP |
| 22 | | By |
| 23 | | Counsel for John Roe 521, John Roe 644, John Roe |
| 24 | | 457, John Roe 417, John Roe 499, John Roe 663, John Roe 664, Jane Roe |
| 25 | | John Roe 004, June Roe |
| 26 | Dated: July, 2025 | THOMPSON LAW OFFICE, PC |
| 27 | | By |
| 28 | | Robert Thompson, Esq. Counsel for John Doe A.D.R. and A.L.R. |
| - | 4923-6870-5876.1 05068.002 | 7 |
| Cas | e: 23-30564 Doc# 1346 | Filed: 09/17/25 Entered: 09/17/25 11:35:30 Page 15 TIPULATION of 37 |
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| | 1 Dated: July , 2025 | IOSERII C CEORCE IR I AVI |
|------|---------------------------------|--|
| | 2 Dated. July, 2023 | JOSEPH C. GEORGE, JR. LAW |
| | | By Joseph George, Jr., Esq. |
| | 3 | Counsel for Joseph Doe OAK 475 |
| 4 | 4 | KETTERER, BROWNE & ASSOCIATES |
| | | By |
| 7 | | Andy LeClair, Esq. Counsel for John Doe A.L.R. and A.D.R. |
| 8 | Dated: July, 2025 | LIAKOS LAW, APC |
| 9 | | By |
| 10 | | Jennifer Liakos, Esq. Counsel for LL John Doe WC |
| 11 | Dated: July, 2025 | MANLY, STEWART, & FINALDI |
| 12 | | By |
| 13 | | Vince Finaldi Counsel for John SF-26 Doe |
| 14 | Dated: July 36, 2025 | |
| 15 | Dated. July <u>30</u> , 2023 | REICH & BINSTOCK, LLP |
| 16 | | By |
| 17 | | Counsel for John PV Roe 554 |
| 18 | Dated: July, 2025 | RIBERA LAW FIRM |
| 19 | | By |
| 20 | | Sandra Ribera Speed, Esq. Counsel for John Doe |
| 21 | Dated: July, 2025 | SLATER SLATER SCHULMAN LLP |
| 22 | | By |
| 23 | | Counsel for John Roe 521, John Roe 644, John Roe |
| 24 | | 457, John Roe 417, John Roe 499, John Roe 663, John Roe 664, Jane Roe |
| 25 | | |
| 26 I | Dated: July, 2025 | THOMPSON LAW OFFICE, PC |
| 27 | | By |
| 28 | | Robert Thompson, Esq. Counsel for John Doe A.D.R. and A.L.R. |
| 49 | 223-6870-5876.1 05068.002 | 7 STIPULATION |
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| 1 | Dated: July, 2025 | JOSEPH C. GEORGE, JR. LAW |
|-----|------------------------------|--|
| 2 | | By Joseph George, Jr., Esq. |
| 3 | | Joseph George, Jr., Esq. Counsel for Joseph Doe OAK 475 |
| 4 | | |
| 5 | Dated: July, 2025 | KETTERER, BROWNE & ASSOCIATES |
| 6 | | By |
| 7 | | Andy LeClair, Esq. Counsel for John Doe A.L.R. and A.D.R. |
| 8 | Dated: July, 2025 | LIAKOS LAW, APC |
| 9 | | By |
| 10 | | Jennifer Liakos, Esq. Counsel for LL John Doe WC |
| 11 | Dated: July, 2025 | MANLY, STEWART, & FINALDI |
| 12 | | By |
| 13 | | Vince Finaldi Counsel for John SF-26 Doe |
| 14 | Dated: July, 2025 | REICH & BINSTOCK, LLP |
| 15 | | By |
| 16 | | Counsel for John PV Roe 554 |
| 17 | D . 1 . 1 . 2005 | · |
| 18 | Dated: July, 2025 | RIBERA LAW FIRM |
| 19 | | By Sandra Ribera Speed, Esq. |
| 20 | | Counsel for John Doe |
| 21 | Dated: July <u>31</u> , 2025 | SLATER SLATER SCHULMAN LLP |
| 22 | | By |
| 23 | | Counsel for John Roe 521, John Roe 644, John Roe |
| 24 | | 457, John Roe 417, John Roe 499, John Roe 663, John Roe 664, Jane Roe |
| 25 | | oom no oon om no |
| 26 | Dated: July, 2025 | THOMPSON LAW OFFICE, PC |
| 27 | | By |
| 28 | | Robert Thompson, Esq. Counsel for John Doe A.D.R. and A.L.R. |
| | 4923-6870-5876.1 05068.002 | 7 |
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| 1 | Dated: July, 2025 | JOSEPH C. GEORGE, JR. LAW |
|-----|----------------------------|--|
| 2 | | Ву |
| 3 | | By Joseph George, Jr., Esq. Counsel for Joseph Doe OAK 475 |
| 4 | | |
| 5 | Dated: July, 2025 | KETTERER, BROWNE & ASSOCIATES |
| 6 | | By Andy LeClair, Esq. |
| 7 | | Andy LeClair, Esq. Counsel for John Doe A.L.R. and A.D.R. |
| 8 | Dated: July, 2025 | LIAKOS LAW, APC |
| 9 | | By Jennifer Liakos, Esq. |
| 10 | | Jennifer Liakos, Esq. Counsel for LL John Doe WC |
| 11 | Dated: July, 2025 | MANLY, STEWART, & FINALDI |
| 12 | | By |
| 13 | | Vince Finaldi Counsel for John SF-26 Doe |
| 14 | Dated: July, 2025 | REICH & BINSTOCK, LLP |
| 15 | | Ву |
| 16 | | |
| 17 | | Counsel for John PV Roe 554 |
| 18 | Dated: July, 2025 | RIBERA LAW FIRM |
| 19 | | By Sandra Ribera Speed, Esq. |
| 20 | | Sandra Ribera Speed, Esq. Counsel for John Doe |
| 21 | Dated: July , 2025 | SLATER SLATER SCHULMAN LLP |
| | Dated: July, 2023 | |
| 22 | | By |
| 23 | | Counsel for John Roe 521, John Roe 644, John Roe |
| 24 | | 457, John Roe 417, John Roe 499, John Roe 663, John Roe 664, Jane Roe |
| 25 | | |
| 26 | Dated: July 29, 2025 | THOMPSON LAW OFFICE, PC |
| 27 | | By Robert W. Thompson |
| 28 | | Robert Thompson, Esq. *Counsel for John Doe A.D.R. and A.L.R. |
| 20 | 4923-6870-5876.1 05068.002 | 7 |
| Cas | : 23-30564 Doc# 1346 | Filed: 09/17/25 Entered: 09/17/25 11:35:30 Page 18 TIPULATION of 37 |
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| | | |

| 1 2 3 4 5 6 | Dated: July, 20 Dated: July 28, 20 | | ByR. | SLOVE & ASSOCIATES Lewis Van Blois, Esq. Lunsel for Jane Doe 7 LALKIN LAW FIRM, P.C. | - |
|----------------------------|-------------------------------------|-----|--------------------------|---|---|
| 7 | Dated. July 25, 20 | 023 | Ву | | |
| 8 | | | De | vin Storey, Esq. unsel for John DB Roe SF and Jo. | hn MW Roe SF |
| 9 | | | Co | unser for John DD Roc 51 and 50. | ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,, |
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|-------|----------------------------|--------------------------|--|-------------|
| 1 | | | | |
| 2 3 | Dated: July, 2025 | VAN I | BLOIS & ASSOCIATES | |
| | | By | | |
| 4 | | | Lewis Van Blois, Esq. unsel for Jane Doe 7 | |
| 5 | _ | | | |
| 6 | Dated: July 2025 | THE 2 | ZALKIN LAW FIRM, P.C. | |
| 7 | | By | vin Storey, Esq. | |
| 8 | | Co. | vin Storey, Esq. unsel for John DB Roe SF and Joh | n MW Roe SF |
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| Case: | 23-30564 Doc# 1346 | Filed: 09/17/25 of 37 | Entered: 09/17/25 11:35:30 | Page 20 |

| 1 | Dated: July, 2025 | VAN BLOIS & ASSOCIATES |
|-----|---|---|
| 2 | | Ву |
| 3 | | R. Lewis Van Blois, Esq. <i>Counsel for Jane Doe 7</i> |
| 4 | | Counsel for vane Doc 7 |
| 5 | Dated: July, 2025 | THE ZALKIN LAW FIRM, P.C. |
| 6 | | Ву |
| 7 | | Devin Storey, Esq. Counsel for John DB Roe SF and John MW Roe SF |
| 8 | | |
| 9 | | |
| 10 | Dated: August 9, 2025 | JEFF ANDERSON & ASSOCIATES |
| 11 | September | By Jenne Utit |
| 12 | | Jennifer Stein, Esq. Counsel also for John Doe SF 1237, John Doe SF |
| 13 | | 1882, John Doe SF 1226, John Doe SF 1894, John Doe SF 1549, and John Doe SF 1166 |
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| 1 | Paul J. Pascuzzi, State Bar No. 148810 | | | | |
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| 8 | Including Professional Corporations Ori Katz, State Bar No. 209561 | Amanda L. Cottrell, State Bar No. 360215 | | | |
| 9 | Alan H. Martin, State Bar No. 132301 Jeannie Kim, State Bar No. 270713 | 2200 Ross Avenue, 20 th Floor Dallas, TX 75201 | | | |
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| 14 | Attorneys for The Roman Catholic Archbishop of San Francisco | | | | |
| 15 | | | | | |
| 16 | UNITED STATES | S BANKRUPTCY COURT | | | |
| 17 | NORTHERN DIS | TRICT OF CALIFORNIA | | | |
| 18 | SAN FRAN | NCISCO DIVISION | | | |
| 19 | In re | Case No. 23-30564 | | | |
| 20 | The Roman Catholic Archbishop of San Francisco, | Chapter 11 | | | |
| 21 | Debtor and | | | | |
| 22 | Debtor in Possession. | | | | |
| 23 | The Roman Catholic Archbishop of San | Adv No. 25-03019 | | | |
| 24 | Francisco, | STIPULATED ORDER GRANTING PRELIMINARY INJUNCTION AND | | | |
| 25 | Plaintiff, | GRANTING RELIEF FROM STAY | | | |
| 26 | V. | Judge: Hon. Dennis Montali Date: September 4, 2025 | | | |
| 27 | John DB Roe SF, John Doe H.M, C.M., John Doe SF 1218, Jane Doe SF 2017, | Time: 1:30 p.m. Place: Zoom.Gov | | | |
| 28 | John Roe 521, John Roe 663, John Doe 664, LL John Doe WC, John Doe SF | Tiucc. Zoom.duv | | | |
| Cas | e: 23-30564 Doc# 1346 Filed: 09/17/2 of 3 | J ~ | | | |
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1 2028, John Doe SF 1510, John Doe, John Roe 644, Jane Roe, G.J., M.R.H., John Doe SF 1426, John Doe L.M., John Roe 457, John Doe A.D.R., John Doe A.L.R., John Roe 417, John Roe 499, G.W., Joseph Doe OAK 475, John Doe MR 1236, Jane Doe 7, John PV Roe 554, John Doe F.O., John Doe CLG03522, John Doe SF 1913, Jane Doe SF 1260, John Doe SF 1026, John Doe SF 1196, Jane Doe SF 1200, John Doe SF 1201, Jane Doe SF 6 1233, Joseph Doe SF 601, and Jane Doe 7 116, Defendants,

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Case: 23-30564

Based on the Stipulation of The Roman Catholic Archbishop of San Francisco (the "<u>Debtor</u>"), the Official Committee of Unsecured Creditors (the "<u>Committee</u>"), and each of the defendants in this Action (the "Survivor Defendants"; collectively the Debtor, the Committee, and the Survivor Defendants are the "Parties"), IT IS ORDERED:

- 1. Pursuant to 11 U.S.C. § 105(a) and the agreed Stipulated Stay Injunction, the Survivor Defendants are enjoined from prosecuting any of the Affiliate State Court Actions identified on Exhibit B to this Order, including against any of the Non-Debtor Affiliates, listed on **Exhibit** A to this Order, named therein.
- 2. The 5 state court actions, which are identified on *Exhibit C* to this Order (the "Released State Court Actions"), are released from the Stipulated Stay Injunction and may proceed to trial subject to the following terms:
 - a) The Plaintiffs may prosecute, and any court where the action is pending may proceed with all necessary actions to adjudicate, the Released State Court Actions through final judgment, including against the Debtor and all non-Debtor defendants.
 - b) The Debtor is authorized to pay defense costs in the Released State Court Actions that are not paid by an insurer, notwithstanding any prior order of the Court.

Additional state court actions may be added to this Order by stipulation of the Debtor, Committee and survivor claimant.

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c) Entry of a judgment against any defendant in the Released State Court Actions shall not create a lien against any non-insurance asset of the Debtor or any Non-Debtor Affiliate. For the avoidance of doubt, nothing in this Stipulation should be construed to prevent a lien from attaching to the Debtor's and/or any Non-Debtor Affiliate's insurance policies or the proceeds of such policies, or the assets of any defendant that is not the Debtor or a Non-Debtor Affiliate.

- d) No Plaintiff may create or take any action to effectuate the creation or imposition of any lien against any non-insurance asset(s) of the Debtor or any Non-Debtor Affiliate. Further, no Survivor may collect, levy, execute, or otherwise enforce any judgment against any non-insurance asset(s) of the Debtor or any Non-Debtor Affiliate.
- 3. Nothing in this Order is an admission by any Party, or a determination or finding of fact by this Court, as to the allegations in the Injunction Motion or in any oppositions filed thereto, or the merits of any of the issues raised therein.
- 4. The Stipulated Stay Injunction and the automatic stay imposed by 11 U.S.C. § 362(a) are further modified to allow any Survivor (regardless of whether their claims are selected as Released State Court Actions) to make written settlement demands on the Debtor and any non-Debtor defendant(s) and request that the Debtor and any non-Debtor defendant(s) tender those demands on their respective insurers and request that the insurers pay those demands.
- 5. For the avoidance of doubt, and except as provided in Paragraphs 2 and 4, nothing in this Order modifies, lifts, or vacates the automatic stay imposed by 11 U.S.C. § 362(a).
- 6. This Court shall retain jurisdiction to hear and determine all matters arising from or related to the implementation, interpretation, and/or enforcement of this Order.
- 7. The Stipulated Stay Injunction is an interim order and not a final adjudication on the merits of the Injunction Motion or the relief requested in the Complaint.
- 8. Any Party may request that the Bankruptcy Court modify or rescind this Order by filing a motion in this case, except that the Released State Court Actions shall not be stayed or otherwise enjoined without the consent of the Committee and the applicable Plaintiff/Survivor or

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by the Court upon a showing of extraordinary circumstances. The requesting party must give the Debtor and the Committee at least three (3) days' written notice prior to filing the request and may not set the matter for hearing on less than 30 days' notice from the time of filing.

9. Any party in interest that is not a Party, may seek relief from the injunction imposed by this Order, by filing a motion in the Debtor's chapter 11 case (the "Bankruptcy Case"), setting forth cause sufficient to justify relief pursuant to 11 U.S.C. § 362(d).

END OF ORDER

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EXHIBIT A

Exhibit A

Parishes and Missions

All Hallows Chapel

All Souls Church (All Souls School)

Assumption Church (Tomales)

Cathedral of St. Mary of the Assumption

Church of the Epiphany (Epiphany School)

Church of the Good Shepherd (Good Shepherd School)

Church of the Nativity (Nativity School) (Menlo Park)

Church of the Nativity (San Francisco)

Corpus Christi Church

Holy Angels Church (Holy Angels School)

Holy Name of Jesus Church (Holy Name School)

Immaculate Heart of Mary Church (Immaculate Heart of Mary School)

Mater Dolorosa Church

Mission Dolores Basilica

Most Holy Redeemer Church

Most Holy Rosary Chapel

Notre Dame Des Victoires (Ecole Notre Dame des Victoires)

Old St. Mary's Church

Our Lady of Fatima Russian Byzantine Catholic

Our Lady of Guadalupe Mission (Brisbane)

Our Lady of Angels Church (Our Lady of Angels School)

Our Lady of Loretto Church (Our Lady of Loretto School)

Our Lady of Lourdes Church

Our Lady of Mercy Church (Our Lady of Mercy School)

Our Lady of Mount Carmel Church (Mill Valley)

Our Lady of Mount Carmel Church (Our Lady of Mt. Carmel School) (Redwood City)

Our Lady of Perpetual Help (Our Lady of Perpetual Help School)

Our Lady of the Pillar Church

Our Lady of Refuge Mission

Our Lady of the Visitacion Church (Our Lady of the Visitacion School)

Our Lady of the Wayside

Sacred Heart Church

San Jose Obero Church

Shrine of St. Francis of Assisi

St. Agnes Church

St. Andrew Church

St. Anne of the Sunset Church (St. Anne School)

St. Anselm Church (St. Anselm School)

St. Anthony Church (Menlo Park)

St. Anthony Mission (Pescadero)

St. Anthony of Padua Church (Novato)

St. Anthony of Padua Church

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- St. Augustine Church
- St. Bartholomew Church
- St. Benedict Parish
- St. Boniface Church
- St. Brendan Church (St. Brendan School)
- St. Bruno Church
- St. Catherine of Siena Church (St. Catherine of Siena School)
- St. Cecilia Church (St. Cecilia School) (San Francisco)
- St. Cecilia Church (Lagunitas)
- St. Charles Borromeo Church
- St. Charles Church (St. Charles School)
- St. Denis Church
- St. Dominic Church
- St. Dunstan Church (St. Dunstan School)
- St. Elizabeth Church
- St. Emydius Church
- St. Finn Barr Church (St. Finn Barr School)
- St. Francis of Assisi
- St. Gabriel Church (St. Gabriel School)
- St. Gregory Church (St. Gregory School)
- St. Helen Mission
- St. Hilary Church (St. Hilary School)
- St. Ignatius Church
- St. Isabella Church (St. Isabella School)
- St. James Church (St. James School)
- St. John the Evangelist Church (St. John School)
- St. John of God Chapel
- St. Kevin Church
- St. Luke Church
- St. Mark Church
- St. Mary Magdalene Mission
- St. Mary Star of the Sea
- St. Mary Church
- St. Matthew Church (St. Matthias Preschool)
- St. Matthias Church
- St. Michael Korean Church
- St. Monica-St. Thomas the Apostle Church (St. Monica School)
- St. Patrick Church (St. Patrick School) (St. Patrick Thrift Shop) (Larkspur)
- St. Patrick Church (San Francisco)
- St. Paul Church (St. Paul School)
- St. Paul of the Shipwreck
- St. Peter Church (Pacifica)
- St. Peter Church (St. Peter School) (San Francisco)
- St. Philip the Apostle (St. Philip School)
- St. Pius Church (St. Pius School)
- St. Raphael Church (St. Raphael School)

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- St. Raymond Church (St. Raymond School)
- St. Rita Church
- St. Robert Church (St. Robert School)
- St. Sebastian Church
- St. Stephen Church (St. Stephen School)
- St. Teresa Church
- St. Thomas More Church (St. Thomas More School)
- St. Timothy Church (St. Timothy School)
- St. Veronica Church (St. Veronica School)
- St. Vincent de Paul Church (St. Vincent de Paul School)

Star of the Sea Church (Stella Maris Academy)

Sts. Peter & Paul Church (Sts. Peter & Paul School)

The Archdiocese of San Francisco Parish and School Juridic Persons Real Property Support Corporation

Cemeteries

Holy Cross Catholic Cemeteries Saint Mary Magdalene Catholic Cemetery Mt. Olivet Cemetery Our Lady of Pillar Cemetery Tomales Bay Cemetery

Archbishop Riordan High School

Marin Catholic High School

Junipero Serra High School

Sacred Heart Cathedral Preparatory

Vallombrosa Retreat Center

Serra Clergy House

The Archdiocese of San Francisco Parish, School and Cemetery Juridic Persons Capital Assets Support Corporation

The Roman Catholic Seminary of San Francisco

Catholic Charities CYO of the Archdiocese of San Francisco

The Benedict XVI Institute for Sacred Music and Divine Worshin

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EXHIBIT B

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Amended Exhibit B

Catholic Charities CYO of the Archdiocese of San Francisco

- 1. John DB Roe SF v. Doe 1, Archdiocese; Defendant Doe 2, School; and Does 1 through 100; Case No. 22CV023360
- 2. John Doe H.M. v. Doe 1, a Corporation Sole; Doe 2, a religious entity form unknown; Doe 3, a religious school form unknown; and Does 4 through 500; Case No. 22CV024656
- 3. C.M. v. Doe 1, a corporation sole; Doe 2, a nonprofit public benefit corporation; Does 3 a religious nonprofit corporation; and Does 4 through 100; Case No. 22CV019998
- 4. John Doe SF 1218 v. Doe 1, a corporation sole; Doe 2, a corporation sole; Doe 3, an entity form unknown; Doe 4, an entity form unknown; Doe 5, an entity form unknown; and Doe 6 through Doe 100; Case No. 22CV021136
- 5. Jane Doe SF 2017 v. Doe 1, a corporation sole; Doe 2, an entity form unknown; Doe 3, an entity form unknown; Doe 4 an entity form unknown; and Doe 5 through Doe 100; Case No. 22CV024597
- 6. John Roe 521 v. Doe Archdiocese; Doe Parish; Case No. 22CV018853
- 7. John Roe 663 v. Doe Archdiocese, a California Corporation; Doe Parish, a California Nonprofit Corporation; and Does 1 through 500; Case No. 22CV023916
- 8. John Doe 664 v. Doe Archdiocese, a California Corporation; Doe Parish, a California Nonprofit Corporation; and Does 1 through 500; Case No. 22CV023925
- 9. LL John Doe WC v. Defendant Doe Archdiocese; Defendant Doe Parish; Defendant Doe Religious Order; Defendant Does 1 through 500; Case No. 22CV021767
- 10. John Doe SF 2028 v. Doe 1, a corporation sole; Doe 2, an entity form unknown; Doe 3, an entity form unknown; and Doe 4 through Doe 100; Case No. 22CV024838
- 11. John Doe SF 1510 v. Doe 1, a corporation sole, Doe 2, an entity form unknown, Doe 3, an entity form unknown, and Doe 4 through Doe 100; Case No. 22CV020445
- 12. John Doe v. Doe 1, a Religious Corporation Sole; Doe 2, a domestic nonprofit organization; and Does 3 through 50; Case No. 22CV010038
- 13. John Roe 644 v. Doe Archdiocese, a California Corporation sole; Doe Parish, a California Corporation; and Does 1 through 500; Case No. 22CV023721

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- 14. Jane Roe v. Doe 1, a private entity; Doe 2, an individual; and Does 1 through 500; 23CV058144
- 15. G.J. and M.R.H. v. The Roman Catholic Archbishop of San Francisco, a domestic nonprofit corporation; Catholic Charities CYO of The Archdiocese of San Francisco, a domestic nonprofit corporation; and Does 3-20; Case No. RG20081797 (G.J., #56a)
- 16. G.J. and M.R.H. v. The Roman Catholic Archbishop of San Francisco, a domestic nonprofit corporation; Catholic Charities CYO of The Archdiocese of San Francisco, a domestic nonprofit corporation; and Does 3-20; Case No. RG20081797 (M.R.H., #56b)
- 17. John Doe SF 1426 v. Doe 1, a corporation sole; Doe 2, an entity form unknown; Doe 3, an entity form unknown; and Doe 4 through Doe 100; Case No. 22CV020670
- 18. John Doe L.M. v. Doe 1 Archdiocese, a corporation sole; Doe 2 Parish, a religious entity form unknown; Doe 3 School, a religious nonprofit corporation; Doe 4 Religious Order, a religious nonprofit corporation; and Does 5-500; Case No. 22CV023773
- 19. John Roe 457 v. Doe Archdiocese, a corporation sole; Doe 2 Parish, a California Non-Profit Corporation; Doe Perpetrator, an individual; and Does 1 through 500; 22CV015557
- John Doe A.D.R. v. Doe Archdiocese, a Corporation Sole; Doe Religious Order, a Religious Order, a Religious Corporation; and Doe 1 through Doe 500; Case No. 21CV004304
- 21. John Doe A.L.R. v. Doe Archdiocese, a Corporation Sole; Doe Religious Order; a Religious Corporation; and Doe 1 through Doe 500; Case No. 21CV004307
- 22. John Roe 417 v. Doe Archdiocese, a California Corporation sole; Doe Parish, a California Nonprofit Religious Corporation; and Does 1 through 500; Case No. 22CV018871
- 23. John Roe 499 v. The Roman Catholic Archbishop of San Francisco, a corporation sole; Catholic Charities CYO of the Archdiocese of San Francisco, a California Non-Profit Corporation; D.G., an individual; and Does 1 through 500; Case No. 23CV030277
- 24. G.W. v. Catholic Charities CYO of the Archdiocese of San Francisco; Does 1 through 25; Case No. CIV2101248
- 25. John Doe SF 1237 v. Doe 1, a corporation sole, Doe 2, an entity form unknown, Doe 3, an entity form unknown, Doe 4, an entity form unknown, and Doe 5 through Doe 100, inclusive; Alameda County Case No. 22CV022053
- 26. John Doe SF 1882 v. Doe 1, a corporation sole, Doe 2, an entity form unknown, Doe 3, an entity form unknown, Doe 4, an entity form unknown, and Doe 5 through Doe 100, inclusive: Alameda County Case No. 22CV023067

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- 27. John Doe SF 1226 v. Doe 1, a corporation sole, Doe 2, an entity form unknown, Doe 3, an entity form unknown, Doe 4, an entity form unknown, and Doe 5 through Doe 100, inclusive; Alameda County Case No. 22CV022050
- 28. John Doe SF 1894 v. Doe 1, a corporation sole, Doe 2, an entity form unknown, Doe 3, an entity form unknown, Doe 4, an entity form unknown, Doe 5, and Doe 6 through Doe 100, inclusive; Alameda County Case No. 22CV023069
- 29. John Doe SF 1549 v. Doe 1, a corporation sole, Doe 2, an entity form unknown, Doe 3, an entity form unknown, Doe 4, an entity form unknown, and Doe 5 through Doe 100, inclusive; Alameda County Case No. 22CV021924
- 30. John Doe SF 1166 v. Doe 1, a corporation sole, Doe 2, an entity form unknown, Doe 3, an entity form unknown, Doe 4, an entity form unknown, and Doe 5 through Doe 100, inclusive; Alameda County Case No. 22CV021961

The Roman Catholic Seminary of San Francisco aka St. Patrick's Seminary

- 1. Joseph Doe OAK 475 v. Doe 1, a religious corporation sole; Doe 2, a religious entity form unknown; Does 3, a religious entity form unknown; Doe 4 through Doe 100; Case No. 22CV019899
- 2. John Doe MR 1236 v. Doe 1, a corporation sole; Doe 2, a corporation sole; Doe 3, an entity form unknown; Doe 4, an entity form unknown; and Doe 5 through Doe 100; Case No. 22CV022052
- 3. Jane Doe 7 v. Doe 1, Doe 2, Doe 3, Doe 4; Case No. RG20065264
- 4. John PV Roe 554 v. Doe 1 Archdiocese; Doe 2 Parish; Doe 3 Parish; Doe 4 Parish; and Does 5 through 500; Case No. 22CV024736

Sacred Heart Cathedral Preparatory

- 1. Joseph Doe SF 601 v. Doe 1, a religious corporation sole; Doe 2, a religious entity for unknown; Doe 3, a religious entity for unknown; Doe 4, a religious entity for unknown; and Doe 5 through Doe 100; Case No. 22CV024713.
- 2. Jane Doe 116 v. Does Archdiocese; Doe Parish; Doe School; Does Religious Order; Does Education Corporation; and Does 1 through 500; 22CV023807

Junipero Serra High School

- 1. John Doe CLG03522 v. Doe Archdiocese, a California Corporation Sole; Doe Parish, a religious entity form unknown; and DOES 1-500; Case No. 22CV024153
- 2. John Doe SF 1913 v. Doe 1, a corporation sole; Doe 2, an entity form unknown; and Does 3 through Does 100; Case No. 22CV023455

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Marin Catholic High School

- 1. Jane Doe SF 1260 v. Doe 1, a corporation sole; Doe 2, an entity form unknown; and Does 3 through Does 100; Case No. 22CV020842
- 2. John Doe SF 1026 v. Doe 1, a corporation sole; Doe 2, an entity form unknown; Doe 3, an entity form unknown; and Does 4 through Does 100; Case No. Case No. RG21086082
- 3. Jane Doe SF 2017 v. Doe 1, a corporation sole; Doe 2, an entity form unknown; Doe 3, an entity form unknown; Doe 4 an entity form unknown; and Doe 5 through Doe 100; Case No. 22CV024597
- 4. John Doe SF 1196 v. Doe 1, a corporation sole; Doe 2, an entity form unknown; and Doe 3 through Doe 100; Case No. 22CV020664
- 5. Jane Doe SF 1200 v. Doe 1, a corporation sole; Doe 2, an entity form unknown; and Doe 3 through Doe 100; Case No. 22CV020668
- 6. John Doe SF 1201 v. Doe 1, a corporation sole; Doe 2, an entity form unknown; and Doe 3 through Doe 100; Case No. 22CV020669
- 7. Jane Doe SF 1233 v. Doe 1, a corporation sole; Doe 2, an entity form unknown; and Doe 3 through Doe 100; Case No. 22CV022051

Riordan High School

1. John Doe F.O. v Doe Archdiocese, a Corporation sole; Doe Religious Order, a Business Organization Form Unknown; and Does 3 through 100; Case No. 22CV024965.

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EXHIBIT C

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Exhibit C

- 1. John SF-26 Doe, an individual, v. Doe Archdiocese, et al., Alameda County Superior Court Case No. 22CV023657
- 2. Jane Doe SF 1053, an individual, v. DOE 1, a Corporation Sole, et al., Alameda County Superior Court Case No. RG21107972
- 3. John Doe W.C.D., an individual, v. DOE 1 Archdiocese, a corporation sole, et al., Alameda County Superior Court Case No. 22CV013926
- 4. Jane Doe SF 1260, an individual, v. DOE 1, a corporation sole., et al., Alameda County Superior Court Case No. 22CV020842
- 5. John MW Roe SF, individually, v. Defendant Doe 1, Archdiocese, et al., Alameda County Superior Court Case No. 22CV018182

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